## Approved For Release 1999/09/01h . G.A. PRES-0000 | Nations statement, Judge Hendingerson sustained a prosecution

## IN LISBON FLIGHTS

**Export of Bombers CPYRGHT** 

CPYRGHT

By DOUGLAS ROBINSON Special to The New York Times

ranking official of the Centra Intelligence Agency testified to day that his agency had ha nothing to do with the export ing of seven World War I bombers to Portugal last year The official, Lawrence I

Houston, a general counsel of the C.I.A., thus denied a de-fense contention here in Fed-eral Court that the flights ha been secretly sponsored by th intelligence unit.

The denial came just before the lawyers representing British pilot and a Frenc nobleman rested their case. Th defendants are accused of ex porting the B-26's to Europ without a license from th State Department.

Mr. Houston also asserte that the C.I.A. had supplied nassistance to the defendant He repeated his earlier test mony that although the C.I.A had information on the flight before they occurred, the agenc had "no jurisdiction" over an

U.N. Statement Rejected

Federal Judge John O. Her derson refused to allow in evi dence a statement by Mrs Eugenie M. Anderson, a Unite States representative to th United Nations, given to United Nations committee Dec. 18, 1965.

In her statement, Mrs. A derson denied United States in volvement in the operation an said that the flights had bee carried out "without the know jedge of the United States Gov

Last week a document wa introduced that showed C.I.A. had been informed of th Portugal flights on May 1965, four days before the firs Department.
plane left Tucson, Ariz. for The case Europe.

At that time, Mr. Houston described the document as "ray information" that had not bee verified. The document wa distributed to a number of telligence agencies, includin those at the State Departmen and Defense Department.

Today, another C.I.A document, dated July 8, 1965, waintroduced that showed the agency had been told that "four or five B-26 aircraft had been delivered" to Portugal by July

derson sustained a prosecution contention that it was "not material to this lawsuit in any way."

On trial here are John R Defense Rests Its Case in Force pilot now a resident of this country, and Count Henri Marle François de Marin de Montmarin, a French airplane broker.

They are accused of trans-porting the bombers to Portugal for her use in combatting dissident elements in the territories of Angola and Mo-

zambique. Also indicted in the case was Gregory R. oard, the owner of a Tucson airplane leasing concern. He allegedly made the arrangements for the sale of 20 of the surplus aircraft. Mr. Board, who is said to be living on the island of Jamaica, has

not been arrested. Mr. Hawke's attorney, Edwin Marger, of Miami Beach, contends that his client flew the planes across the Atlantic in the belief that the operation had the support of the C.I.A.

In questioning Mr. Houston today, Mr. Marger was constantly halted by Judge Henderson in his effort to find out whether the C.I.A. had in the past been the prime mover behind secret operations to transport military planes out of the country.

Documents Ruled Out

nad "no jurisdiction" over an attempts to stop them.

"The State Department received copies of our information on the flights," Mr. Houston testified, "and the Federa Bureau of Investigation was notified."

"I'm not interested in your theories," Judge Henderson finally told the lawyer. "Continuation of this line of questioning will obviously force the Government to invoke executive immunity to protect the naimmunity to protect the national security."

He also ruled that several documents brought here by the C. I. A. were not germane to the case because they dealt with information gathered after the arrest of the defendants.

The lawyer for Count de Montmarin, Edward Brodsky of New York City, has contended that his client believed that all papers had been arranged and that the Frenchman had no knowledge that special export licenses were required.
Under Federal law, no arms

may be moved between the United States and any foreign country, except Canada, with-out a license from the munitions control office of the State

The case is being tried in Buffalo because two of the planes landed in Rochester on their way to Canada, Rochester is in the Federal Court's western district.

The trial will resume on Thursday, when both sides will present their summations.

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